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	571-273 - 8300		Pate: August 24, 2007
rom:	Kevin G. Shao, Reg. No. 45	i,095 D	ate: August 24, 2007
Operator:	David Castro		
A 1'4'	No.: 09/532,412		rt Group: 2174
Application Filing Date	00.000.000		Conf. No: 8317
Inventor:	Jonathan J. Hu		•
Entitled:	MELDED USER		·
	ocket No.: 74451P115	·	
nclosed are the fol	llowing documents:		
Response to	Non-ComplAmend (4_pgs)	Declaration & P of A (pgs)	Reply Brief (pgs)
	pgs) (In triplicate)	Drawings: _# of sheets w/fig	s. Small Entity Statement
Utility Application (pgs)		Month Petition re Ext. of Tim	e Rsp. to Notice of Missing Parts (pgs)
	Application (pgs)	☐ IDS & PTO 1449 (pgs)	☐ Transmittal Letter (pgs) (In duplicate)
	onal Application (pgs)	☐ Issue Fee Transmittal (pgs)	Fee Transmittal (pgs) (in duplicate)
	pplication (pgs)	☐ Notice of Appeal (pgs)	□ Deposit Account Authorization
	Transmittal (pgs)	Petition re (P9	s) Other:
☐ PCT Applicati		Power of Attorney (pgs)	Other:
	pplication (pgs)	Declaration by Inventor(s) (pgs)	Other:
	Cover Sheet (pgs)	Supplemental Declaration (pgs)	Other:
	Transmission by Fax	☐ Preliminary Amendment (pgs)	Other:
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Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

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In re Application of:)	AUG 2 4 2007
Jonathan J. Hull, et al.) Examiner: Ke, Peng	
Application No.: 09/532,412) Art Unit: 2174	
Filed: March 22, 2000) Confirmation No.: 8317	
For: MELDED USER INTERFACES)	
Mail Stop Appeal Brief- Patents	/	

Mail Stop Appeal Brief- Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO NOTIFICATION OF NON-COMPLIANT APPEAL BRIEF (37 CFR 41.37)

In the notice of non-compliant dated July 24, 2007, the summary of subject matter was objected. In this response, a revised summary section has been submitted herein.

CERTIFICATE OF TRANSMISSION		
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Applicant does not believe there is a fee for this transaction but the Examiner is hereby authorized to credit or charge any overpayment or shortage to our Deposit Account No. 02-2666 for any charges that may be due. Furthermore, if an extension is required, then Appellant hereby requests such extension.

Respectfully submitted,
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: August 24, 2007

Kevin G. Shao Attorney for Appellant Registration No. 45,095

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V. SUMMARY OF CLAIMED SUBJECT MATTER

Appellant's invention as claimed in claims 1-40 is directed to a method and apparatus for melding user interfaces. Melded user interfaces combines the user interfaces of two or more applications and does not require the cooperation or acquiescence from the applications. Using melded user interfaces, the screen layout (e.g., base layout) corresponding to the user interface of one application may be used by one or more other applications to display data associated with that application.

Independent claim 1 claims a method including: extracting a first data from a display buffer, the first data being generated by a first application and being associated with a user interface from the first application (Specification, page 12, lines 6-7; Fig. 1B); recognizing a layout from the first data (Specification, page 12, lines 7-11; page 14, lines 17-27; Figs. 1B, 3A-3B, 4A-4C, and 5A-5B); and using the layout to create an overlay to display a second data generated by a second application (Specification, page 12, lines 19-24; page 14, lines 7-14; Figs. 1B, 3A-3B, 4A-4C, and 5A-5B), where there is no direct link between the first application and the second application and the first data is extracted from the display buffer without cooperation of the first application at runtime (Specification, page 10, lines 2-7). Independent claims 9 and 17 claim the invention as a computer readable medium and a system respectively.

Independent claim 25 claims a method including: modifying data in a display buffer that is generated by a first application with data generated by a second application without cooperation of the first application at runtime, the first application running independently from the second application (Specification, page 10, lines 2-7); and receiving input in response to user interactions with the second application through a user interface associated with the data generated by the first application, where the data generated by the second application is placed in a location in the user interface and the location is contextually consistent with the data generated by the second application (Specification, page 9, line 21 – page 10, line 7; page 12, lines 5-18, page 14, lines 9-23; Figs. 1B, 3A-3B, 4A-4C, and 5A-

5B). Independent claims 29 and 33 claim the invention as a computer readable medium and a system respectively.

Independent claim 37 claims a method including: reading raster data from a raster display buffer containing an image generated by a first application without cooperation of the first application at runtime(Specification, page 10, lines 2-7); performing a pattern recognition on the image to generate a pattern (Specification, page 12, lines 7-11; page 14, lines 17-27; Figs. 1B, 3A-3B, 4A-4C, and 5A-5B); applying predetermined information about the image with the pattern to determine a layout of the image; generating an overlay using the layout of the image (Specification, page 15, lines 8-14); and placing data generated by a second application on the overlay (Specification, page 12, lines 19-24; page 14, lines 7-14; Figs. 1B, 3A-3B, 4A-4C, and 5A-5B).